| то | : Executive | |
|------|---------------|--|
| FROM | : Legal Staff | |

SUBJECT: Bond for

25X1A OGC Has Reviewed

DATE: 3 February 1950

25X1A

1. The Acting Chief, Finance Division, has asked for a legal determination of the permissibility of paying a bond premium for an employee of the State Department. In handling the revolving fund for payment of charges on CIA cargoes, 25X1A gratuitously as an agent for CIA. Under section 10 (a) of P.L. 110, the availability of our appropriations for payment of premiums or costs of surety bonds is extended to "officers or employees" without regard to the usual statutory prohibition. Since the basic prohibition in Title 6 USCA, Section 14, is general and applies to officers or employees of the entire U. S. Government, a strained adherence to the letter of our act would probably justify the premium payment provided it was "necessary to carry out" the functions of the Agency. We do not believe that such an interpretation, however, is within the spirit in which section 10 (a) was drafted. The exceptions obtained thereunder are peculiar to this Agency, and the necessary inference follows that they are limited as well to personnel of the Agency.

- 2. In the face of a long-established practice, we assume that there is no question of the necessity for employing services. We also assume that the relationship is essentially clandestine, and any necessary related expenses could, of course, be justified under any or all of the qualifying objectives of section 10 (b). On the basis of such assumptions, the Director is legally justified in paying the cost of the premiums or bond from unvouchered funds, but such action would appear to be inimical to a policy of general conformance.
- 3. In commenting on the legal aspects, we be lieve there is some question of the basic necessity of bonding Section 82a-1 of Title 31 of the USCA provides that the General Accounting Office may relieve an accountable officer or agent for losses or deficiencies if it concurs with the determinations and recommendations of the head of the agency concerned. The agent may be excused provided the loss occurred while he was acting in the discharge of his official duties, or if the loss was due to the act or omission of a subordinate, provided in either case there was no fault or negligence on the part of the agent himself. It covers physical loss or deficiency, but is not applicable to illegal or erroneous payments. In exculpating _____for any future loss, we would necessarily absolve the Chief, Finance Division. We believe that for purposes of the record the Chief of the Finance Division is entitled to a written authorization or ratification of the practice of surrendering the revolving fund to the control of In effect, this should provide adequate protection Finance Division, without resorting to bond.

Enc Approved For Release 2002/05/08 : CIA-RDP57-00384R001100010006-5

Ltr 10 Jan. 1950 to Exec.

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Approved For Restricted Approv CENTRAL INTELLIGENCE AGENCY OFFICIAL ROUTING SLIP TO INITIALS DATE ds 2 3 4 5 FROM ı 2 3 INFORMATION -APPROVAL SIGNATURE DIRECT REPLY JACTION RETURN COMMENT PREPARATION OF REPLY ___ DISPATCH CONCURRENCE RECOMMENDATION FILE REMARKS: If the Acting Chief, Filiance Pivision, wants eletailed opinion on relief from liability, we shall be glad to tothers hit i've accordance with his topolitements.

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